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6 **IN THE UNITED STATES DISTRICT COURT**  
7 **FOR THE DISTRICT OF ARIZONA**  
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9 Song Yu,

10 Plaintiff,

11 v.

12 Xiao Zhang, et al.,

13 Defendants.

14 No. CV-17-03294-PHX-DLR

15 **AMENDED ORDER<sup>1</sup>**

16 Before the Court is Plaintiff's ex parte application for temporary restraining order  
17 (TRO) and order to show cause why a preliminary injunction should not be issued. (Doc.  
18.) The Court has reviewed Plaintiff's complaint (Doc. 1), motion for TRO and  
19 preliminary injunction (Doc. 2), supplemental memorandum in support of ex parte  
application for TRO (Doc. 14), and arguments made by Plaintiff's counsel during the  
20 September 25, 2017 telephonic conference. For good cause shown,

21 **IT IS ORDERED** that, pursuant to Fed. R. Civ. P. 65(b), Plaintiff's ex parte  
22 application for a TRO is **GRANTED**. Pending the hearing and determination on  
23 Plaintiff's request for a preliminary injunction, Defendants; their officers, directors,  
24 employees, agents, subsidiaries, distributors and all persons in active concert or  
25 participation having notice of this Order; and those with actual notice of this Order,

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28 <sup>1</sup> This Order amends the Temporary Restraining Order issued on September 28,  
2017 (Doc. 17) to direct a change in the registrar of record for the Domain Names at  
issue.

1 including any domain name registrars, domain name registries or their administrators, are  
2 ordered to take the following steps to preserve the *status quo ante* and prevent further  
3 irreparable injury to plaintiff and its customers:

4       1. Defendants, GoDaddy.com, LLC (GoDaddy), 1API GmbH (1API.net),  
5 Chengdu West Dimension Digital Technology Co., Ltd (West.cn), West263 International  
6 Limited (West263), and 22net, Inc. (22.cn), as the registrar(s) of record for the domain  
7 names listed on Exhibit A to the Complaint (the Domain Names), or whomever is the  
8 registrar of record of the Domain Names at the time this Order is entered, are directed to  
9 immediately and no later than **12 hours after service** on (i) GoDaddy, via email at  
10 courtdisputes@godaddy.com, (ii) 1API.net, via email at abuse@1api.net, (iii) West.cn,  
11 via email at abuse@hkdns.hk and westabuse@gmail.com, (iv) West263, via email at  
12 abuse@hkdns.hk, and (v) 22.cn, via email at abuse@22.cn; of a copy of this Order, the  
13 complaint and all moving papers:

14       a. record, change, transfer or assist in changing the registration of record for the  
15 Domain Names in Plaintiff's name and into an account with GoDaddy, under Plaintiff's  
16 sole control, or a domain name registrar of Plaintiff's choosing;

17       b. change, transfer, point or assist in pointing the DNS servers for the Domain  
18 Names to a server or servers of Plaintiff's choosing;

19       c. change, transfer, point or assist in pointing the MX or email servers for the  
20 Domain Names to a MX server or servers of Plaintiff's choosing; and

21       d. place a legal lock on the Domain Names after said transfer(s) take place.

22       2. Defendants and Microsoft, as the provider of Hotmail™ email services for the  
23 email addresses of bbbox123@hotmail.com and debug119@hotmail.com are directed to  
24 immediately and no later than **12 hours after service** on Microsoft, via email, of a copy  
25 of this Order, the complaint and all moving papers, record, change, transfer or assist in  
26 changing the registration of record for the email addresses to Plaintiff.

27       **IT IS FURTHER ORDERED** that domain name registries for the Domain  
28 Names, including, but not limited to, VeriSign, Inc., shall, within **five (5) business days**

1 of receipt of this Order, change the registrar of record for the Domain Names to a  
2 registrar of Plaintiff's selection.

3 **IT IS FURTHER ORDERED** that Plaintiff shall have full access to all  
4 functionality of the Domain Names and that Defendants may not impede Plaintiff's  
5 access in any manner.

6 **IT IS FURTHER ORDERED** that, pending resolution of this lawsuit or further  
7 order of this Court, Plaintiff, after receiving the Domain Names from Defendants, shall  
8 not transfer or dispose of said Domain Names, but shall retain them in order to restore  
9 same to Defendants if this Court shall ultimately determine that Defendants are the lawful  
10 owners of said Domain Names.

11 **IT IS FURTHER ORDERED** that, pursuant to Fed. R. Civ. P. 65(c), by no later  
12 than October 2, 2017, Plaintiffs shall deposit a bond in the amount of \$100 with the  
13 Court.

14 **IT IS FURTHER ORDERED** that, pursuant to Fed. R. Civ. P. 4(f)(3), and for  
15 good cause shown, counsel for Plaintiff shall serve a copy of this Order, the complaint,  
16 and all papers filed in support of this Order on Defendant Zhang by email at  
17 99revip99@gmail.com, zuikuzaila@126.com, service@22.cn, and  
18 dddwenben@hotmail.com; Defendant Li by email at llsc1z@qq.com; and Defendant Han  
19 by email at 2905670802@qq.com, on or before September 29, 2017.

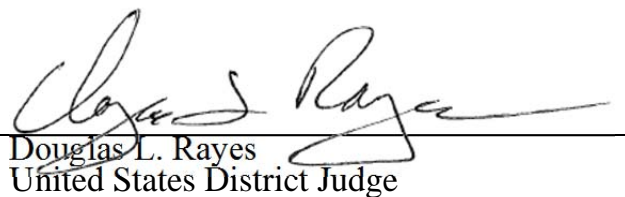
20 **IT IS FURTHER ORDERED** that Plaintiff shall provide notice of this Order by  
21 serving a copy of this Order, the complaint, and all papers filed in support of this Order  
22 on nonparty GoDaddy via email at courtdisputes@godaddy.com on or before September  
23 29, 2017.

24 **IT IS FURTHER ORDERED** that Defendants Xiao Zhang, Lin Li, Tao Han and  
25 Does 1 through 10, shall have until October 6, 2017 to respond to Plaintiff's motion for  
26 preliminary injunction. Plaintiff may file an optional reply brief by no later than October  
27 11, 2017.

28 **IT IS FURTHER ORDERED** the parties shall appear before Judge Douglas L.

1 Rayes on October 18, 2017 at 3:00 PM in Courtroom 506, 401 W. Washington Street,  
2 Phoenix, Arizona 85003 for a hearing on Plaintiffs' Motion for Preliminary Injunction.  
3 The Parties shall notify the Court by no later than October 13, 2017, whether the hearing  
4 will include the presentation of evidence or be limited to oral argument.

5 Dated this 6th day of October, 2017.

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Douglas L. Rayes  
United States District Judge